

UNITED STATE PARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	A A	ATTORNEY DOCKET NO.	
09/043,	933 03/30	/98 BALLOUL	J	017753-094	
- 021839	BURNS DOANE SWECKER & MATHIS			XAMINER	
				SALIMI,A	
	P 0 B0X 1404 ALEXANDRIA VA 22313-1404		ART UNIT	PAPER NUMBER	
HLEXHILL	KIA VA ZZ31	3-1404	1648	14	
			DATE MAILED:	07/06/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Applicant(s

Application No.

09/043,933

Balloul et al

Advisory Action Examiner

ALI R. SALIMI

Group Art Unit 1648



THE			: [check only a) or b)]							
ŧ			months from the mailing date of							
		is later. In no event, l rejection.	onths from the mailing date of however, will the statutory peri	od for the response expir	e later than six months non	Title date of the final				
(date on determi calculat	which the response, the ining the period of extented ted from the date of the	e obtained by filing a petition ur he petition, and the fee have be ension and the corresponding an e originally set shortened statut	en filed is the date of the nount of the fee. Any ex ory period for response o	response and also the date tension fee pursuant to 37 (r as set forth in b) above.	CFR 1.17 will be				
	Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).									
App but	olicant is NO	's response to the f T deemed to place	final rejection, filed on the application in condition	6/23/00 has b for allowance:	een considered with the	following effect,				
X		roposed amendment								
	□ wi	ill be entered upon f	filing of a Notice of Appeal	and an Appeal Brief.						
		ill not be entered be								
		· ·	ues that would require furth		or search. (See note be	elow).				
			e of new matter. (See note							
		issues for appeal.	ed to place the application							
			ional claims without cancel							
	NO	TE: <u>The newly pro</u>	esented claims 34 and 35 i	eguire additional sear	ch and consideration.					
	□ A _I	pplicant's response	has overcome the followin							
	Newl separ	ly proposed or amer rate, timely filed am	nded claims tendment cancelling the no	n-allowable claims.	would be allowab	le if submitted in a				
X	for al	llowance because:	request for reconsideration <u>d (2) of main claim 1 are st</u>							
	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.									
X	For p	or purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):								
		ns allowed: NONE								
		ns objected to: NOI								
	Clain	ns rejected: <u>1-9, 21</u>	1, 23, 24, 32, and 33							
			orrection filed on			ved by the Examiner.				
	Note	the attached Inform	mation Disclosure Statemer	t(s), PTO-1449, Pape	er No(s).					
	Othe	er			ALI SALIMI PATENT EXAMINER	ALI R. SALIMI				